

Dec. 2, 1977

Scientific Chemical Processing, Inc.

411 Wilson Ave.

Newark, Del. 07105

This document when properly executed shall constitute a contract between E. I. DU PONT DE NEMOURS AND COMPANY (DU PONT) and SCIENTIFIC CHEMICAL PROCESSING, INC. (CONTRACTOR) covering the removal and disposal of waste material from DU PONT'S Willow Bank Plant, Newport, Delaware.

1. SERVICES - CONTRACTOR agrees to pick-up and dispose of such quantities of waste <sup>MEON</sup> butyl alcohol, <sup>poly</sup> acetone, <sup>silim</sup> fluoropolymer, anhydrous citric acid, para-toluene sulfonic acid, silicone, butyl carbitol acetate, cyclohexine oxide, isopropyl alcohol, silane, ludox, glacial acetic acid, and zonyl contaminated waste in 55-gallon drums as DU PONT renders to CONTRACTOR. CONTRACTOR agrees that waste material will be disposed of in a manner as will (1) result in the complete destruction of said material and (2) prevent any of said materials from entering the environment as pollutants.
2. SECURITY - CONTRACTOR agrees to hold secret the composition of the waste other than necessary to insure the safe handling in their disposal.
3. COMPENSATION - In consideration of CONTRACTOR'S services hereunder, DU PONT will pay CONTRACTOR in accordance with the rates as follows:

Disposal charge	- \$10.00 per 55-gallon drum
Transportation charge	- \$25.00 per load, minimum forty (40) 55-gallon drums
Demurrage Charge	- \$15.00 per hour for all time excess of one hour, calculated in 15-minute increments.

4. TERMS OF PAYMENT - Net 10 days after receipt of invoice.
5. PERIOD OF AGREEMENT - 1/1/78 through 12/31/78.
6. GENERAL CONDITIONS - DU PONT'S General Condition, EM-6687, Rev. 11/76, are attached hereto and made a part hereof.

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7. ENTIRETY - This document embodies the entire agreement and understanding between the parties; and there are no agreements, understandings, conditions, warranties or representations, oral or written, expressed or implied, with reference to the subject matter hereof which are not merged herein or superseded hereby. No modification of this Agreement shall be of any force or effect unless reduced to writing and signed by the party claimed to be bound thereby.

Redrawn from DN 7568

VALUE OF ORDER - NTO TO EXCEED \$2,000.00

7017 51000 1785 (20%)

7017 56814 1785 (80%)